**B9I (Official Form 9I)** (Chapter 13 Case) (12/12)

Case Number 14-70059-hdh13

## UNITED STATES BANKRUPTCY COURT Northern District of Texas

# Notice of Chapter 13 Bankruptcy Case, Meeting of Creditors, & Deadlines

The debtor(s) listed below filed a chapter 13 bankruptcy case on 2/28/14.

You may be a creditor of the debtor. **This notice lists important deadlines.** You may want to consult an attorney to protect your rights. All documents filed in the case may be inspected at the bankruptcy clerk's office at the address listed below. NOTE: The staff of the bankruptcy clerk's office cannot give legal advice.

## Creditors — Do not file this notice in connection with any proof of claim you submit to the court.

## **See Reverse Side For Important Explanations**

Debtor(s) (name(s) used by the debtor(s) in the last 8 years, including Danny Irvin Adams 803 E Wilbarger St. Bowie, TX 76230	married, maiden, trade, and address): Anita Susan Cooper Adams 803 E Wilbarger St. Bowie, TX 76230	
Case Number: 14–70059–hdh13	Social Security / Individual Taxpayer ID / Employer Tax ID / Other nos: xxx-xx-6796 xxx-xx-4773	
Attorney for Debtor(s) (name and address): Monte J. White Monte J. White & Associates, P.C. 1106 Brook Avenue Hamilton Place Wichita Falls, TX 76301 Telephone number: (940) 723–0099	Bankruptcy Trustee (name and address): Walter 12,13 OCheskey 6308 Iola Avenue Lubbock, TX 79424 Telephone number: 806–748–1980	

## **Meeting of Creditors**

Date: April 1, 2014 Time: 11:00 AM Location: US Courthouse, Room 208, 10th & Lamar St., Wichita Falls, TX 76301

#### **Deadlines:**

Papers must be *received* by the bankruptcy clerk's office by the following deadlines:

#### **Deadline to File a Proof of Claim:**

For all creditors (except a governmental unit): 6/30/14

For a governmental unit (except as otherwise provided in Fed. R. Bankr. P. 3002 (c)(1)):

#### **Creditor with a Foreign Address:**

A creditor to whom this notice is sent at a foreign address should read the information under "Claims" on the reverse side.

#### Deadline to Object to Debtor's Discharge or to Challenge Dischargeability of Certain Debts:

#### **Deadline to Object to Exemptions:**

Thirty (30) days after the *conclusion* of the meeting of creditors.

## Filing of Plan, Hearing on Confirmation of Plan

The debtor has not filed a plan as of this date. You will be sent separate notice of the hearing on confirmation of the plan.

## **Creditors May Not Take Certain Actions:**

In most instances, the filing of the bankruptcy case automatically stays certain collection and other actions against the debtor, the debtor's property, and certain codebtors. Under certain circumstances, the stay may be limited to 30 days or not exist at all, although the debtor can request the court to extend or impose a stay. If you attempt to collect a debt or take other action in violation of the Bankruptcy Code, you may be penalized. Consult a lawyer to determine your rights in this case.

	For the Court: Clerk of the Bankruptcy Court: Tawana C. Marshall
Hours Open: Monday – Friday 8:30 AM – 4:30 PM	Date: 3/3/14

## **EXPLANATIONS**

**B9I (Official Form 9I) (12/12)** 

Bankruptcy Case court by tindividual effective to confirmat The debto any, unless.  Legal Advice The staff case.  Creditors Generally May Not Take Certain Actions Property; certain cit to extend  Meeting of Creditors A meeting in a joint are welco specified  Claims A Proof of can be file office. A syou do no paid any reven if yo jurisdiction files a Propendaline notice approperty and property in the debtor is property. The debtor is receive the Bankruptcy Clerk's Any pape		
Creditors Generally May Not Take Certain Actions  Meeting of Creditors  Claims  A Proof of can be file office. A you do no paid any reven if yo jurisdiction files a Probadline notice apprention reponet in the certain continuous propertion of this for you must receive the manufacture to extend  Claims  A Proof of can be file office. A you do no paid any reven if yo jurisdiction files a Probadline notice apprention reponet in the certain continuous propertion of this for you must receive the manufacture to creditor exempt. You debtor is receive the manufacture to creditor exempt. You pape	tcy case under Chapter 13 of the Bankruptcy Code (title 11, Use debtor(s) listed on the front side, and an order for relief has with regular income and debts below a specified amount to acounter confirmed by the bankruptcy court. You may object to con hearing. A copy or summary of the plan, if not enclosed, won hearing is not indicated on the front of this notice, you will remain in possession of the debtor's property and may cost the court orders otherwise.	been entered. Chapter 13 allows an djust debts pursuant to a plan. A plan is not confirmation of the plan and appear at the vill be sent to you later, and if the 1 be sent notice of the confirmation hearing.
May Not Take Certain Actions  1301. Cordemand reproperty; certain cirto extend  Meeting of Creditors  Meeting of Creditors  Claims  A Proof of can be file office. A syou do no paid any reven if your jurisdiction files a Probeadline notice appropers motion repont in the property  Discharge of Debts  The debtor is receive the Bankruptcy Clerk's  Any pape	of the bankruptcy clerk's office cannot give legal advice. Const	ult a lawyer to determine your rights in this
in a joint are welco specified  Claims  A Proof of can be file office. A syou do no paid any reven if yo jurisdiction files a Propadline notice apprention reponent in the property  Discharge of Debts  The debtor never try Bankruptor "Deadline of this for you must receive the to creditor exempt. You debtor is receive the Bankruptcy Clerk's  Any pape	collection actions against the debtor and certain codebtors are mone examples of prohibited actions include contacting the depayment; taking actions to collect money or obtain property fixarting or continuing lawsuits or foreclosures; and garnishing cumstances, the stay may be limited to 30 days or not exist at a primpose a stay.	ebtor by telephone, mail or otherwise to rom the debtor; repossessing the debtor's or deducting from the debtor's wages. Under
can be file office. A syou do no paid any reven if yo jurisdiction files a Pro Deadline notice apprending motion representation of this for you must receive the Exempt Property  Can be file of file. A syou do not not paid any reven if you jurisdiction files a Pro Deadline notice apprending motion representation. The debtor never try Bankruptor "Deadline of this for you must receive the Exempt Property  Exempt Property  The debtor to creditor exempt. Yellow to creditor exempt. Yellow to creditor exempt. Yellow the paid the paid to the paid the paid to t	of creditors is scheduled for the date, time and location listed case) must be present at the meeting to be questioned under one to attend, but are not required to do so. The meeting may be a notice filed with the court.	ath by the trustee and by creditors. Creditors
never try Bankrupte "Deadline of this for you must receive th  Exempt Property The debtor to creditor exempt. Y debtor is r receive th  Bankruptcy Clerk's Any pape	Claim is a signed statement describing a creditor's claim. A Pd online at the Bankruptcy Court's Website:(http://www.txnb.uecured creditor retains rights in its collateral regardless of what file a Proof of Claim by the "Deadline to File a Proof of Claim oney on your claim from other assets in the bankruptcy case. It claim is listed in the schedules filed by the debtor. Filing a In of the bankruptcy court, with consequences a lawyer can export of Claim may surrender important nonmonetary rights, includor a Creditor with a Foreign Address: The deadlines for fill by to all creditors. If this notice has been mailed to a creditor a puesting the court to extend the deadline.	uscourts.gov) or at any bankruptcy clerk's ether that creditor files a Proof of Claim. If m" listed on the front side, you might not be To be paid, you must file a Proof of Claim Proof of Claim submits the creditor to the plain. For example, a secured creditor who luding the right to a jury trial. Filing ling claims set forth on the front of this
to creditor exempt. Y debtor is a receive th  Bankruptcy Clerk's Any pape	r is seeking a discharge of most debts, which may include your o collect the debt from the debtor. If you believe that the debtory Code § 1328(f), you must file a motion objecting to discharge to Object to Debtor's Discharge or to Challenge the Dischargem. If you believe that a debt owed to you is not dischargeable file a complaint in the bankruptcy clerk's office by the same demotion or the complaint and any required filing fee by that described the complaint and the complaint of the complaint and the complaint of the complaint and the complaint of the complaint and any required filing fee by that decrease in the complaint and the complaint of the complaint of the complaint and the complaint of the compla	or is not entitled to a discharge under ge in the bankruptcy clerk's office by the eability of Certain Debts" listed on the front under Bankruptcy Code § 523 (a)(2) or (4), eadline. The bankruptcy clerk's office must
	r is permitted by law to keep certain property as exempt. Exem s, even if the debtor's case is converted to chapter 7. The debto ou may inspect that list at the bankruptcy clerk's office. If you ot authorized by law, you may file an objection to that exempte objection by the "Deadline to Object to Exemptions" listed or	or must file a list of all property claimed as a believe that an exemption claimed by the ption. The bankruptcy clerk's office must
property of	that you file in this bankruptcy case should be filed at the ban at side. You may inspect all papers filed, including the list of the laimed as exempt, at the bankruptcy clerk's office.	
Creditor with a Consult a Foreign Address case.	lawyer familiar with United States bankruptcy law if you have	e any questions regarding your rights in this
Re	Fer to Other Side for Important Deadlines ar	nd Notices